

~~ORIGINAL~~
FILED

ERIK LOPEZ, A (your name)

08 AUG 29 PM 3:04

K99196 (CDC #)

P.O. Box 600

Tracy, CA 95378-0600

In Pro per

RICHARD H. WILKING
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

E-filing

(PR)

INJUNCTIVE RELIEF / CIVIL TORT
MEDICAL MAL PRACTICE

WHA

ERIK ABULAR LOPEZ

Petitioner,

CASE NO.

08 4140

MOTION FOR DISCOVERY

V. C. W. FINN - SIB MOORE-WARDEN
CANDACE COLLINS, JOHN HALL, DIANE GREY
DUI MEDICAL HMO DR. FOR

Respondent,

ORDER FOR RELIEF
MEDICAL MAL PRACTICE / NEGLIGENCE
ILLEGAL DETAINMENT
HARASSMENT / RETALIATION
MAYHEM / CORPORAL INJURY
MAIL TAMPERING FEDERAL MAIL
State Mail

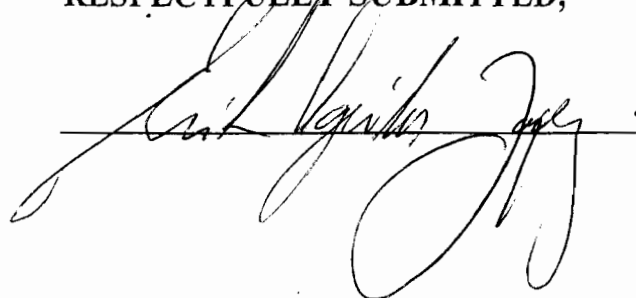
TO: THE HONORABLE COURT IN THE ABOVE ENTITLED CAUSE

PLEASE TAKE NOTICE: That as soon as this matter may be heard by the

Court, the above named petitioner will move for a DISCOVERY IN THE COURT OF LAW
FOR UNLAWFUL ACTIONS OR FAILURE TO AMEND STATE RULES AND REGULATIONS AND
PROCEDURES UNDER THE OFFICIAL CAPACITY AND UNOFFICIAL CAPACITY OF THEIR EMPLOYMENT
AND VIOLATION DISCOVERY OF FAILURE TO PERFORM GIVEN DUTY, UNDER OFFICIAL CAPACITY
CDC-DUI-X-06-01800 DUI-X-06-02447 DUI-X-06-01956 OF LAWThis motion is based on all the records and files listed under the above
mentioned case number, and the attached declaration of the defendant.

DATE:

RESPECTFULLY SUBMITTED,



DECLARATION OF Motion of DiscoveryI, ERIC ABUILAS LOPEZ, hereby declare:

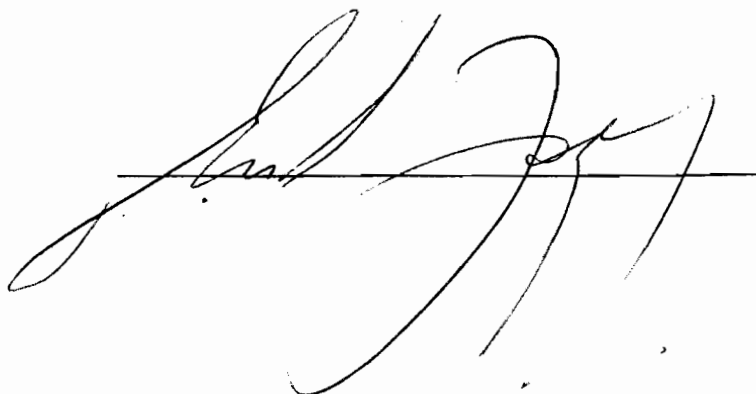
A Motion for Discovery on the Basis of: Negligence CDC
Medical Clinic - Tracy D.V.I. Harassment of Correctional Staff
Parole Division, D.V.I. Stockton Parole Dev - Retaliation, Complaint -
CDC Correctional Staff, D.V.I. Excessive Lockdown Criteria Dependent: Medical Care
Legal Mail Tampering: Legal Mail Being Opened And Discarded
Personal Property: being Transport - Empty Envelope Given to Plaintiff and
Plaintiff never received Personal Property Upon Transport or Release
Negligence: Failure to Allow Inmate or others the Right to Access
to Law Literature and Legal Remedies or Request for Assistance Denied or Disrupted
Including All Written Material coming to inmate or being out of institution
CDC-X-06-01800 CDC DVI-X-06-02447 - DVI-X-06-01956
under Exhaustive Remedies seeking Petition under - Motion
of Discovery - Exhaustive Remedies, by California Dept of Corrections
DVI-Medical - Parole Region 1 - Stockton Parole Division
Candace Collins, John Hall, Diana Gray SRD Moore C.W. Finn
in an official Capacity and Unofficial Capacity under CDOS of the State
of California Department of Corrections

VERIFICATION

I am the petitioner in the above cause of action, have read the statements herein,
 and declare under penalty of perjury that upon information and belief these statements are
 true and correct.

DATED:

RESPECTFULLY SUBMITTED,



L I B # 21 Blank Motion

ERIK LOPEZ

(your name)

K99196

(CDC #)

P.O. Box 600

Tracy, CA 95378-0600

In Pro per

FILED 19

08 AUG 29 PM 3:02

U.S. DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

(PR)

WHA

Civil Tort / INJUNCTIVE Relief
Medical Mal PracticeERIK ALVARO LOPEZ

Petitioner,

CASE NO.

08 4140MOTION FOR DISCOVERYV. C.W. FINN / SR Moore
Candace Collins
John Hall

Respondent,

) ORDER TO SHOW CAUSE
) MEDICAL MAL PRACTICE / NEGLIGENCE
) ILLEGAL DETAINMENT
) HARASSMENT / RETALIATION
) MAYHEM / CORPORAL INJURY
) MAIL TAMPERING / FEDERAL / STATE MAIL

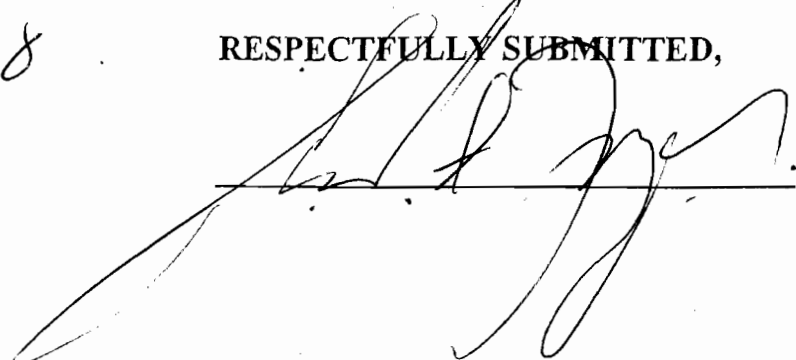
TO: THE HONORABLE COURT IN THE ABOVE ENTITLED CAUSE

PLEASE TAKE NOTICE: That as soon as this matter may be heard by the Court, the above named petitioner will move for a DISCOVERY in the courts for unlawful actions or failure to Amend State Rules And Revolutions and Procedures under the official Capacity of their EMPLOYMENT AND VIOLATION in DISCOVERY there of failure to Perform GIVEN DUTIES.

This motion is based on all the records and files listed under the above mentioned case number, and the attached declaration of the defendant.

DATE: 7-31-08

RESPECTFULLY SUBMITTED,



DECLARATION OF

Motion of DiscoveryI, Erik Aboula Lopez, hereby declare:

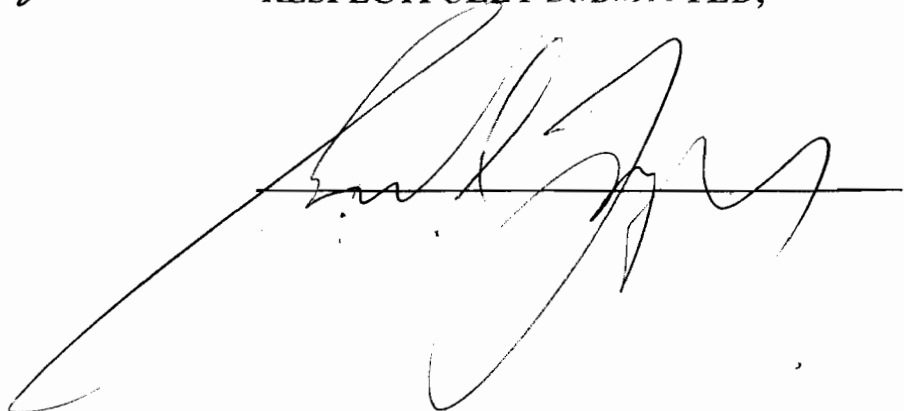
A Motion for discovery on the Basis of Negligence
CDC, Medical Clinic Mary DVI Stockton Probation Division
Retaliation C.D.C. Correctional Staff Stockton Probation
Excessive Lock-down Criteria Deprivation of Medical Care
Legal Mail Tampering: Legal Mail Being opened and dis
carded Personal Property: Being Transpac- Being Lost or Discard
ed Mail - opened Contents missing - envelope given to Plaintiff
Negligence: Failure to Allow Inmate or others the right to
Access to Law Literature or Physical access to Law Library
Loss of Privileges to be excessive and unhealthy for Inmate
being Medically disabled as well Loss of Hygiene Products to Aid
in the cleanliness and Physical Health of Inmates Deprived
given charges exceeding the Inmates Release date Prior
to failure to Release - under existing Remedies of the State
DUI-X-06-01800 DUI-X-06-02447 DUI-X-06-01956

VERIFICATION

I am the petitioner in the above cause of action, have read the statements herein,
 and declare under penalty of perjury that upon information and belief these statements are
 true and correct.

DATED: 7-31-08

RESPECTFULLY SUBMITTED,



1 ERIK LOPEZ (your name)

2 K99196 (CDC #)

3 P.O. Box 600

4 Tracy, CA 95378-0600

5 In Pro per

FILED

08 AUG 29 PM 3:02

CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

6 Civil Tort / Injunction Request

(PR)
WHA

9 ERIK AGUILAR LOPEZ

CASE No. **C 08 4140**

10)
11) Petitioner,

MOTION FOR DISCOVERY

12 V. C.W Finn - S.R Moore - Warden
13 Candace Collins, John Hall, Diane Grey
14 DJE Medical HMO - Dr Fox -

) Medical Mal Practice
) Negligence / Illegal Detainment
) Harassment / Retaliation
) MAYHEM - Medical Mal Practice
) ILLEGAL MAIL TAMPERING / Federal Mail
State Mail

15) Respondent,

16
17 TO: THE HONORABLE COURT IN THE ABOVE ENTITLED CAUSE

18
19 PLEASE TAKE NOTICE: That as soon as this matter may be heard by the

20 Court, the above named petitioner will move for a Discovery in the Courts for
21 UNLAWFUL actions or failure to Amend State Rules and Regulations
22 AND PROCEDURES under the official Capacity of their employment
23 AND DISCOVERY or failure to Perform Given Duty under the Official
Capacity of Law

24 This motion is based on all the records and files listed under the above
25 mentioned case number, and the attached declaration of the defendant.

26 DATE:

RESPECTFULLY SUBMITTED,

27 Erik Aguilar Lopez
28

DECLARATION OF Motion of DiscoveryI, ERIK ABUILAR LOPEZ, hereby declare:

A Motion for discovery on the Basis of: Negligence
CDC Medical Clinic Tracy De V. I. Harassment, Correctional
Staff, Parole Division DVI Stockton De V. I.
De V. I. excessive Lockdown Criteria deprivation of Medical care
supervision, Legal Mail Tampering & Legal Mail Being opened
and discarded/lost - Mail contents opened/missing envelope given to Plaintiff
Negligence & failure to allow inmate or others the right to access
Legal Remedies by Denial of Legal Assistance or Access to Law
Library written Material or Physical Access to Law Library thus
including All written Material coming to inmate or going out of Institution
CDC-X-06-01800 DVI CDC-X-06-02447 DVI-X-06-01956
UNDER EXHAUSTIVE REMEDIES SEEKING PETITION UNDER-MOTION OF DIS-
COVERY - EXHAUSTIVE REMEDIES by California DEPT of Corrections - DVI-
Medical - Parole Region I Stockton Parole De V. Candace Collins,
John Hall, Diana Grey, C.W. Finn S.R. Moore under the official
and unofficial capacity of capacity under color of the state of
California DEPT of Corrections

VERIFICATION

I am the petitioner in the above cause of action, have read the statements herein,
 and declare under penalty of perjury that upon information and belief these statements are
 true and correct.

DATED:

RESPECTFULLY SUBMITTED,

